

To: "Belin, Letty" [Letty_Belin@ios.doi.gov]; ichael Tucker
[michael.tucker@noaa.gov]; Idlof, Patricia S (Patti)" [Pidlof@usbr.gov]
Cc: Karen Schwinn/R9/USEPA/US@EPA;Tom Hagler/R9/USEPA/US@EPA;"Barajas,
Federico" [FBarajas@usbr.gov]; om Hagler/R9/USEPA/US@EPA;"Barajas, Federico"
[FBarajas@usbr.gov]; Barajas, Federico" [FBarajas@usbr.gov]; eanna Harwood
[Deanna.Harwood@noaa.gov]; Monroe, Jim" [James.Monroe@sol.doi.gov]; Chotkowski, Michael"
[michael_chotkowski@fws.gov]
From: "Nawi, David"
Sent: Wed 2/22/2012 8:59:40 PM
Subject: RE: Purpose Statement
Pidlof@usbr.gov
(916) 414-2404
pidlof@usbr.gov
hagler.tom@epamail.epa.gov

I doubt Mark knows this. I will close the loop with him. There appears to be a universal federal consensus that we are OK with his language added to the text that is o the website (and reflected in my original email), but not with the changes highlighted by Mike Tucker.

From: Belin, Letty
Sent: Wednesday, February 22, 2012 10:40 AM
To: Nawi, David; Michael Tucker; Idlof, Patricia S (Patti)
Cc: Karen Schwinn; hagler.tom@epamail.epa.gov; Barajas, Federico; Deanna Harwood; Monroe, Jim;
Chotkowski, Michael
Subject: RE: Purpose Statement

Does Mark Cowin know this? If so, it is strange that he asked us about one proposed language change but not the others.

From: Nawi, David
Sent: Wednesday, February 22, 2012 1:29 PM
To: Michael Tucker; Idlof, Patricia S (Patti)
Cc: Karen Schwinn; hagler.tom@epamail.epa.gov; Belin, Letty; Barajas, Federico; Deanna Harwood;
Monroe, Jim; Chotkowski, Michael
Subject: RE: Purpose Statement

Thanks Mike. We should discuss this soon.

From: Michael Tucker [mailto:michael.tucker@noaa.gov]
Sent: Wednesday, February 22, 2012 9:29 AM
To: Idlof, Patricia S (Patti)

Cc: Nawi, David; Karen Schwinn; hagler.tom@epamail.epa.gov; Belin, Letty; Barajas, Federico; Deanna Harwood; Monroe, Jim; Chotkowski, Michael
Subject: Re: Purpose Statement

Unfortunately, the text that Mark provided below is quite different from what has shown up in the draft document provided by ICF (Chapter 2 of EIR/EIS). The new draft includes Mark's addition, but also includes several other key words and qualifying phrases that I had not seen before (attached with differences highlighted). I think that all the Fed agencies need to look at this and decide if we can accept the new changes.

Mike

On Tue, Feb 21, 2012 at 4:14 PM, Idlof, Patricia S (Patti) <Pidlof@usbr.gov> wrote:

David,

Reclamation is agreeable to adding the proposed hi-lighted sentence below to the Purpose and Need Statement contained in Chapter 2 of the BDCP EIR/EIS.

Patti Idlof

Office: (916) 414-2404

pidlof@usbr.gov

Reclamation BCLogo Bluesm

From: Nawi, David

Sent: Monday, February 13, 2012 4:27 PM

To: Karen Schwinn; hagler.tom@epamail.epa.gov; Belin, Letty; Idlof, Patricia S (Patti); Barajas, Federico; 'Deanna Harwood'; Monroe, Jim; Michael Tucker; Chotkowski, Michael

Subject: Purpose Statement

Mark Cowin would like to add the highlighted language to the purpose statement in the current version of the DEIS/EIR, set out below. The language is a direct quote from the October 26, 2010 letter from the three federal lead agency RDs to EPA (letter attached for you reference, as well as Chapter 2 of draft BDCP, see p. 5 for relevant language). As I understand it, the intent in proposing the inclusion of the added language is to make clear that the language is focused on average amounts.

Please provide a reaction to the proposed additional language, and include anyone else who should review this.

The above Purpose Statement reflects the intent to advance the coequal goals set forth in the Sacramento–San Joaquin Delta Reform Act of 2009 of providing a more reliable water supply for California and protecting, restoring, and enhancing the Delta ecosystem. The above phrase—restore and protect the ability of the SWP and CVP to deliver up to full contract amounts— is related to the upper limit of legal CVP and SWP contractual water amounts and delineates an upper bound for development of EIR/EIS alternatives, not a target. It is not intended to imply that increased quantities of water will be delivered under the BDCP. As indicated by the "up to full contract amounts" phrase, alternatives need not be capable of delivering full contract amounts on average in order to meet the project purposes. Alternatives that depict design capacities or operational parameters that would result in deliveries of less than full contract amounts are consistent with this purpose.

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Michael Tucker
BDCP Branch Supervisor
NOAA Fisheries Central Valley Office
(916)-930-3604

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